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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
10/710,419	07/09/2004	Min-Lung Huang	11579-US-PA	4418	
31561 75	05/08/2006		EXAMINER		
JIANQ CHYUN INTELLECTUAL PROPERTY OFFICE			MAI, ANH D		
7 FLOOR-1, NO. 100 ROOSEVELT ROAD, SECTION 2		ART UNIT	PAPER NUMBER		
	OOSEVELT ROAD, SECTION 2 AIPEI, 100		2814		
TAIWAN			DATE MAILED: 05/08/2006	006	

Please find below and/or attached an Office communication concerning this application or proceeding.

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	10/710,4	119	HUANG, MIN-LUNG	
Office Action Summai	Examine	er ·	Art Unit	
•	Anh D. M	lai	2814	
The MAILING DATE of this con Period for Reply	nmunication appears on th	e cover sheet with the c	correspondence address	•
A SHORTENED STATUTORY PERIOD WHICHEVER IS LONGER, FROM To after SIX (6) MONTHS from the mailing date of this lif NO period for reply is specified above, the maximum and the reply received by the Office later than three meaned patent term adjustment. See 37 CFR 1.70	HE MAILING DATE OF T visions of 37 CFR 1.136(a). In no execution of 37 cm and will apply and wor reply will, by statute, cause the appoint the after the mailing date of this conths.	HIS COMMUNICATION vent, however, may a reply be tire will expire SIX (6) MONTHS from polication to become ABANDONE	N. nely filed the mailing date of this communication (35 U.S.C. § 133).	
Status				
 1) Responsive to communication(2a) This action is FINAL. 3) Since this application is in conclused in accordance with the property of the pr	2b)⊠ This action is lition for allowance excep	non-final. It for formal matters, pro	•	5
Disposition of Claims				
4) ☐ Claim(s) 1-13 is/are pending in 4a) Of the above claim(s) 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-13 is/are rejected. 7) ☐ Claim(s) is/are objected. 8) ☐ Claim(s) are subject to it.	_ is/are withdrawn from co			
Application Papers		·	•	
9) The specification is objected to 10) The drawing(s) filed on <u>09 July</u> Applicant may not request that any Replacement drawing sheet(s) incention. The oath or declaration is objected to	2004 is/are: a)⊠ accept y objection to the drawing(s) luding the correction is requ	be held in abeyance. Se ired if the drawing(s) is ob	e 37 CFR 1.85(a). ojected to. See 37 CFR 1.121(d	d).
	ica to by the Examinor.	toto the attached office		
3. Copies of the certified co	of: iority documents have be iority documents have be opies of the priority documents rnational Bureau (PCT Ru	en received. en received in Applicat nents have been receiv ule 17.2(a)).	ion No ed in this National Stage	
Attachment(s) 1) Notice of References Cited (PTO-892) 2) Notice of Draftsperson's Patent Drawing Re 3) Information Disclosure Statement(s) (PTO-1 Paper No(s)/Mail Date	· ·	4) Interview Summan Paper No(s)/Mail D 5) Notice of Informal I 6) Other:		

DETAILED ACTION

Election/Restrictions

1. Applicant's election without traverse of Group I, claims 1-13 in the reply filed on February 24, 2006 is acknowledged. Non-elected invention, claims 14-22 have been canceled.

Specification

2. The title of the invention is not descriptive. A new title is required that is clearly indicative of the invention to which the claims are directed.

The following title is suggested:

BUMP ELECTRODES HAVING MULTIPLE UNDER BALL METALLURGY (UBM) LAYERS.

Claim Objections

3. Claim 1 is objected to because of the following informalities:

Lines 6-7, recites: "wherein the bonding pads are exposed by the first passivation layer".

However, as an apparatus, the bonding pads <u>are not exposed</u> because other layers are formed on the bonding pads.

Appropriate correction is required.

Claim Rejections - 35 USC § 102

The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

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(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

4. Claims 1-6, 8-11 and 13 are rejected under 35 U.S.C. 102(b) as being anticipated by Kelkar et al. (U.S. Patent No. 6,462426).

With respect to claim 1, as best understood by the examiner, Kelkar teaches a wafer structure as claimed including:

a wafer (208) having a plurality of bonding pads (204), wherein the bonding pads (204) are disposed on an active surface of the wafer;

a first passivation layer (206) covering the active surface of the wafer, wherein the bonding pads (204) are exposed by the first passivation layer (206);

an under ball metallurgy (UBM) layer disposed on each of the bonding pads (204), wherein the UBM layer comprises a first metallic layer (202) and a second metallic layer (212) disposed on the first metallic layer (202), the first metallic layer (202) covering a portion of the first passivation layer (206),

a second passivation layer (210) disposed on the first passivation layer (206), wherein the second passivation layer (210) covers a peripheral portion of the first metallic layer (202), without covering the second metallic layer (212); and

a plurality of bumps (214), disposed on the UBM layer. (See Fig. 2).

With respect to claim 2, the UBM layer of Kelkar comprises:

an adhesion layer, disposed on the bonding pad (204);

a barrier layer disposed on the adhesion layer;

a wetting layer disposed between the barrier layer and the bump.

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With respect to claim 3, the adhesion layer of Kelkar is a single layer or comprises a plurality of layers.

With respect to claim 4, the barrier layer of Kelkar is a single layer or comprises a plurality of layers.

With respect to claim 5, the wetting layer of Kelkar is a single layer or comprises a plurality of layers.

With respect to claim 6, the first metallic layer (202) of Kelkar includes the adhesion layer (202) and the second metallic layer (212) includes the barrier layer (218) and the wetting layer (220).

With respect to claim 8, a material of the adhesion layer (202) of Kelkar is titanium or aluminum.

With respect to claim 9, a material of the barrier layer (218) of Kelkar is selected from the group consisting of nickel-vanadium alloy, titanium nitride, tantalum nitride and nickel.

With respect to claim 10, a material of the wetting layer (220) of Kelkar includes copper.

With respect to claim 11, a material of the second passivation layer (210) is benzocyclobutene (BCB) or polyimide (PI).

With respect to claim 13, the bumps (214) of Kelkar is a globular shapes or pillar shapes.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person

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having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

5. Claims 7 and 12 are rejected under 35 U.S.C. 103(a) as being unpatentable over Kelkar '426 as applied to claim 2 above, and further in view of Greer (U.S. Patent No. 6,451,681).

With respect to claim 7, Kelkar teaches the first metallic layer (202) includes the adhesion layer and the second metallic layer (212) includes the wetting layer (220).

Kelkar also teaches the first metallic layer 202 may be formed of other conductive materials.

Thus, Kelkar is shown to teach all the features of the claim with the exception of explicitly disclosing the first metallic layer to further include the barrier layer.

However, Greer teaches an UBM including a first metallic layer (312) to includes an adhesion layer (200) and a barrier layer (202). (See Fig. 3),

Therefore, it would have been obvious to one having ordinary skill in the art at the time of invention to form the first metallic layer of Kelkar to include barrier layer as taught by Greer to prevent cracks from propagating through the integrated circuit.

With respect to claim 12, the material of the bumps (310) of Greer includes conventional tin/lead alloy.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Anh D. Mai whose telephone number is (571) 272-1710. The examiner can normally be reached on 8:00AM-5:00PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Wael Fahmy can be reached on (571) 272-1705. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

PRIMARY EXAMINER